

IN THE UNITED STATES DISTRICT COURT
FOR THE NORTHERN DISTRICT OF WEST VIRGINIA
MARTINSBURG DIVISION

JULIE ANN HAMSTEAD,

Plaintiff,

v.

CIVIL ACTION NO.: 3-18-cv-79
HONORABLE GINA GROH

WEST VIRGINIA STATE POLICE,
TROOPER D.R. WALKER, in his official capacity,
CITY OF RANSON, WEST VIRGINIA,
SERGEANT KEITH SIGULINSKY, in his official capacity,
CITY OF CHARLES TOWN, WEST VIRGINIA,
MASTER PATROLMAN JASON NEWLIN,
in his official capacity,
THE WEST VIRGINIA DIVISION OF HIGHWAYS,
RODNEY D. HEDRICK, SR., in his official capacity,
KYLE REED KOPPENHAVER, in his official capacity,
A.B., an unknown individual known as the West Virginia
DOH "Muscle Man" on the 2016 Ranson-Charles Town
Green Corridor Fairfax Boulevard Project,
JEFFERSON CONTRACTING INC., a corporation,
JEFFERSON ASPHALT PRODUCTS COMPANY, a corporation,
DALE DEGRAVE,
ALLEN SHUTTS,
JOHN TIMOTHY MORRIS,
WEST VIRGINIA UNIVERSITY HOSPITALS-EAST, INC.,
dba Jefferson Medical Center,
KELLY HALBERT, RN, and
X, Y AND Z, unknown persons who conspired and/or aided and abetted
in the fabrication of false criminal charges against Julie Hamstead,

Defendants.

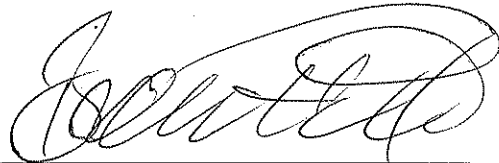
**MOTION TO APPROVE STIPULATION TO
VACATE DISCOVERY SCHEDULING ORDER**

Comes now Plaintiff, following consultation with all parties in this case, and on the grounds of judicial economy, and moves to have the Court approve the stipulation and agreement of the parties to Vacate the Discovery Scheduling Order in this case pending resolution of the six (6) Motions to Dismiss that have been filed herein and pending resolution of the Plaintiff's Motion to Vacate Judgment to Allow Post Judgment Motion for Leave to Amend that has been filed herein.

Plaintiff represents to the Court that all parties to this proceeding are in agreement with this Motion.

Respectfully submitted,

Julie Ann Hamstead,
Plaintiff, by Counsel.



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X, Y AND Z, unknown persons who conspired and/or aided and abetted
in the fabrication of false criminal charges against Julie Hamstead,

Defendants.

CERTIFICATE OF SERVICE

I hereby certify that on the 14th day of November 2018, I presented the foregoing
Motion to Vacate Discovery Scheduling Order to the Clerk of the Court for filing and
uploading to the CM/ECF system and the Clerk will notify counsel as follows:

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